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**UNITED STATES DISTRICT COURT**  
**WESTERN DISTRICT OF WASHINGTON**  
**AT SEATTLE**

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8 UNITED STATES OF AMERICA,

NO. CR09-002-RAJ

9 Plaintiff,

10 v.

11 RAYNA DYE,

12 Defendant.

13  
14 SUMMARY REPORT OF  
15 U.S. MAGISTRATE JUDGE AS  
16 TO ALLEGED VIOLATIONS  
17 OF SUPERVISED RELEASE

18 An initial hearing on a petition for violation of supervised release was held before the  
19 undersigned Magistrate Judge on December 19, 2012. The United States was represented by  
20 Assistant United States Attorney Sarah Vogel, and the defendant by Jennifer Wellman for  
21 Ephraim William Benjamin.

22 The defendant had been charged and convicted of Wire Fraud, in violation of 18 U.S.C.  
23 § 1343. On or about May 8, 2009, defendant was sentenced by the Honorable Richard A.  
24 Jones, to a term of 20 months in custody, to be followed by 3 years of supervised release.

25 The conditions of supervised release included the requirements that the defendant  
26 comply with all local, state, and federal laws, and with the standard conditions. Special  
conditions imposed included, but were not limited to, participation in substance abuse and  
mental health programs, financial disclosure, \$277,266.39 restitution, IRS filing, no new credit,

1 no direct or indirect contact with Tiffany Crossman and Kenneth Liverman, and stay out of  
2 known areas of prostitution in King County.

3 In a Petition for Warrant or Summons, dated May 22, 2012, U.S. Probation Officer  
4 Frances L. Davis asserted the following violations by defendant of the conditions of her  
5 supervised release:

- 6 (1) Committing the crime of Felony Rending Criminal Assistance in the First  
7 Degree in King County Washington on March 21 and 23, 2012, in violation of  
8 the standard condition that she not commit a Federal, State or local crime.
- 9 (2) Having direct or indirect contact with Tiffany Crossman in violation of the  
10 special condition directing her not to do so.
- 11 (3) Associating with Roger L. Owens, a person engaged in criminal activity and a  
12 convicted felon without permission, in violation of condition No. 9.
- 13 (4) Using cocaine on or before March 29, 2012, in violation of standard condition  
14 No. 7.

15 The defendant was advised of her rights, acknowledged those rights, and admitted to  
16 violations 1, 2, 3 and 4.

17 I therefore recommend that the Court find the defendant to have violated the terms and  
18 conditions of her supervised release as to violations 1, 2, 3 and 4, and that the Court conduct a  
19 hearing limited to disposition. A disposition hearing on these violations has been set before the  
20 Honorable Richard A. Jones on January 11, 2013 at 3:30 p.m.

21 Pending a final determination by the Court, the defendant has been detained.

22 DATED this 2nd day of January, 2013.

23   
24 JAMES P. DONOHUE  
25 United States Magistrate Judge

1 cc: District Judge: Honorable Richard A. Jones  
2 AUSA: Sarah Vogel  
3 Defendant's attorney: Ephraim William Benjamin  
Probation officer: Frances L. Davis